REMARKS

This amendment is submitted in response to the Examiner's Action dated March 25, 2005.

CLAIM REJECTIONS UNDER 35 U.S.C. § 101

In the present Office Action, Claims 1-15, 16, 40, and 41 are rejected under 35 U.S.C. § 101 as being directed to non-statutory subject matter. Examiner's rejection has now been rendered moot because Applicants have cancelled Claims 1-41.

CLAIM REJECTIONS UNDER 35 U.S.C. § 102

In the present Office Action, Claims 1-40 are rejected under 35 U.S.C. § 102(e) as being anticipated by Aoyama et al. (U.S. Patent No. 6,526,410), hereinafter referred to as Aoyama. After careful consideration of Examiner's remarks, Applicants have cancelled Claims 1-41 and have entered Claims 42 - 59. Therefore, Examiner's rejection under 35 U.S.C. § 102(e) is now rendered moot.

If the Examiner wishes to apply Aoyama to the newly entered claims, Applicants believe that Aoyama does not teach or suggest every element of the claimed invention. For example, exemplary Claim 42 recites "selecting at least two documents for comparison, wherein the at least two documents contain source code written in at least one programming language; in response to the identifying, associating a respective parser to each of the at least two documents, wherein each respective parser is tailored to parse documents that utilize a specific programming language[.]" On the other hand, Aoyama discloses a system and method of extracting differences from a structured document through "parsing of logical structures of the structured document . . . on the basis of a set comparison criterion" (col. 3, lines 43-45). Aoyama does not include the assignment of parsers to documents to be compared based on the specific programming language[s] utilized in the documents.

Claim 42 also recites "determining whether all associated parsers are of the same type; in response to determining all associated parsers are of the same type, selecting either a default compare strategy or a custom compare strategy when comparing the at least two documents; and in response to determining that not all associated parsers are of the same type, applying a default compare strategy." Applicants believe that Aoyama does not disclose the feature of selecting

between a default compare strategy and a custom compare strategy in response to determining that not all associated parsers are of the same type.

With respect to exemplary Claim 45, a respective parser is claimed that "reads and analyzes documents according to file type, maintains document information throughout document editing, provides token colorization, provides a content-outline of the document, provides code-assist functions, provides automatic formatting of user input, provides navigation between classes and tokens, and provides language-sensitive help on the contents of the document." Applicants believe that *Aoyama* does not teach or suggest any of the claimed features, including the feature of providing "language-sensitive help on the document."

In light of the preceding arguments, Applicants believe that the features claimed in independent Claim 42, similar Claims 48 and 54, and all dependent claims are not taught or suggested by *Aoyama*.

CONCLUSION

Applicants have diligently responded to the Office Action by canceling claims 1-41 to overcome the § 101 and § 102 rejections. Since the newly entered claims 42-59 overcome the §101 and § 102 rejections, Applicants, respectfully request issuance of a Notice of Allowance for all claims now pending.

Applicant further respectfully requests the Examiner contact the undersigned attorney of record at 512.343.6116 if such would further or expedite the prosecution of the present Application.

Respectfully submitted,

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